

IN THE UNITED STATES DISTRICT COURT
FOR THE EASTERN DISTRICT OF PENNSYLVANIA

MARILYN KENT,
Plaintiff,

v.

PHILA DEPARTMENT OF HUMAN
SERVICES,
Defendant.

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CIVIL ACTION NO. 19-CV-2710

FILED

JUN 27 2019

KATE BARKMAN, Clerk
By _____ Dep. Clerk

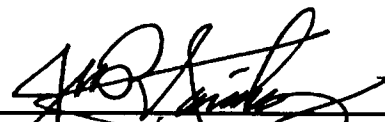
ORDER

AND NOW, this 27th day of June, 2019, upon consideration of Plaintiff Marilyn Kent's Motion to Proceed *In Forma Pauperis* (ECF No. 1), and her *pro se* Complaint (ECF No. 2), it is **ORDERED** that:

1. Leave to proceed *in forma pauperis* is **GRANTED** pursuant to 28 U.S.C. § 1915.
2. The Complaint is **DISMISSED** as frivolous and malicious pursuant to 28 U.S.C. § 1915(e)(2)(B)(i) for the reasons discussed in the Court's Memorandum.
3. The Clerk of Court is **DIRECTED** to close this case.
4. No later than **August 1, 2019**, Kent shall **SHOW CAUSE** by filing a "Response to Show Cause Order" not to exceed ten pages and filed only in Civil Action 19-2710, stating why the Court should not enjoin her from filing any more civil actions concerning the identical, untimely allegations she has raised in Civil Actions 19-2710, 19-1598, and 11-2558, namely claims based on: her being raped, impregnated by a rapist, stalked, and assaulted with a tire iron; her daughter being raped, assaulted, kidnapped, and having to undergo visitations with a

“registered child abuser.”

BY THE COURT:



JUAN R. SANCHEZ, C.J.